REMARKS

The present amendment is responsive to the Office Action mailed in the abovereferenced case on September 19, 2007.

Response to Arguments

The examiner kindly provides a detailed response to applicant's arguments, stating, among other points, that applicant does not specify in either the disclosure or the claims what the applicant means by juncture. The applicant urges the examiner to consider, as he has not yet done, claims other than the broadest claim. Claim 53 recites "wherein the juncture comprises a MacPherson strut dome in a vehicle body assembly." Claim 54 recites "wherein the juncture comprises a vehicle roof and a roof bow in a vehicle body assembly." Claim 55 recites "wherein the juncture comprises aligned openings in two metal parts joined by a peg or other rigid connective element." Moreover all the drawings in applicant's application, being a part of the disclosure, and the text description of those drawings specify the nature of what applicant means by "juncture" and what applicant means by "shaped to conform".

Rejection Under 35 U.S.C. § 102

6. Claims 56-68 are rejected under 35 U.S.C. 102(b) as being anticipated by Cleslik (EP 0 453 777 A2)

Applicant's Response

The examiner has interpreted applicant's language in the broadest possible way, evidently without too much regard to the meaning of the terms of the claims as defined in applicant's specification.

Accordingly the applicant has amended claim 50 to recite:

- 50. A method for providing corrosion protection in an assembly of two or more metal parts, comprising the steps of:
- (a) given two metal parts to be joined, but not yet joined, placing a corrosionprotection element comprising heat-expandable material proximate one of the parts to be joined;
- (b) joining the two parts in a manner that the corrosion-protection element is positioned between the two metal parts; and
- (c) expanding the corrosion-protection element at another point in the assembly process by application of heat.

It is abundantly clear, and pointed out previously, that Cleslik uses an expandable material to fill a void in parts already joined. In Cleslik the juncture, as understood and applied by the examiner, and circled in the copy of Cleslik's Fig. 2 provided in the action, is <u>already</u> joined, with the metal parts in <u>contact</u>, before the heat-expandable element is introduced. The metal parts in contact is part of the basis of the corrosion problem sought to be eliminated by the present invention. So the specification in claim 50, as amended, that the element is placed before the parts are joined, and positioned such that the element is between the parts, distinguishes rather nicely over Cleslik, and the form of the element as a limitation is no longer needed.

Claim 51-8, depended from claim 50 either directly or indirectly, are now patentable at least as depended from a patentable claim.

Claim 59 as last amended recites:

59. (Previously presented) A corrosion-protection element comprising a portion of heat-expandable material shaped to conform, **prior to expansion**, to a general shape of a

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juncture between two or more metal parts of an assembly, to fill the juncture when later

expanded by heat.

Clesliks element is NOT shaped to conform to the shape of a juncture of elements prior to

expansion. It is in the act of expansion that Cleslik's element fills the void as shown in

Fig. 2 as provided by the examiner, not before.

Claim 59 is therefore patentable over Cleslik, and claims 60-67 are patentable at least as

depended from a patentable claim.

Claim 68 is cancelled.

As all of the claims standing for examination have been shown clearly to be

patentable over the art cited and applied, taken either singly or in combination, the

applicant respectfully requests reconsideration, and that the case be passed quickly to

issue.

If there are any time extensions due beyond any extension requested and paid with

this amendment, such extensions are hereby requested. If there are any fees due beyond

any fees paid with the present amendment, such fees are authorized to be deducted from

deposit account 50-0534.

Respectfully Submitted,

Reinhard List

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